

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
WESTERN DIVISION

FILED
JAMES SHINN
JES

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DARLINGTON AMADASU
Plaintiff

Case No.: C-1-01-182
[Spiegel/Black]

v.

**SUPPLEMENTAL DISCLOSURE OF
EXPERTS & LAY WITNESSES OF PLAINTIFF**

MERCY FRANCISCAN HOSPITAL
WESTERN HILLS, et al

Defendants.

Pursuant to Rule 26(e) of Federal Rule of Civil Procedure ("FRCP"), Plaintiff supplements the following experts to be used at trial of this case

A. EXPERTS:

1. Robert E. Sloan
Sibley Memorial Hospital
5255 Loughboro Road, NW
Washington, DC 200 16-2695
2. Erica Weinstein, M.D.
Coalinga State Hospital
24511 W. Jayne Avenue
Coalinga, CA 93210-5000
3. Phillip M. Diller, M.D., Ph.D.
Residency Director
UC Department of Family Medicine
2123 Auburn Avenue, Suite 340
Cincinnati, Ohio 45219
4. Mike Bowen, M.A., R.N., PA-C
University Hospital
Graduate Medical Education Office
234 Goodman Street, Room 112
Cincinnati, Ohio 45219
5. Timothy S. Allen, M.D.
University of Kentucky
Department of Psychiatry
3470 Blazer Parkway
Lexington, KY 40509
6. Theodore C. Ripperger, SHPR
Director of Human Resources
Middletown Regional Hospital

105 McKnight Drive
Middletown, OH 45044-4898

7. Ravi B. Berry, M.D.
C/o Deborah R. Lydon

8. Emmett Cooper, M.D.
C/o Deborah R. Lydon

B. LAY WITNESS: (Pursuant to FRE 701)

Thelma L. Thomas
C/o Darlington Amadasu

9. Plaintiff may seek expert testimony from the above experts who were identified by the defendants in this case.

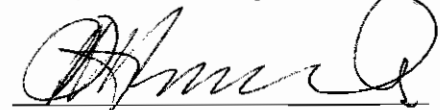
7. Plaintiff reserves the right to identify additional expert and /or lay witnesses to rebut opinions by any qualified expert(s) identified on behalf of defendants.

8. Plaintiff reserves the right to identify additional expert and /or lay witnesses to address allegations set forth in defendants' Answers, but not addressed in Defendants' "expert report(s)."

9. Plaintiff further reserves the right to rely upon testimony of any expert or lay witness identified by other current parties to this action regardless of whether they are a party at the time of trial.

10. In identifying experts per this Court's order, Plaintiff does not waive his right to challenge the qualifications, experience, skills, ethics, and reliability of opinions of defendants' identified experts.

11. In addition to, or in the alternative of being an expert witness, Plaintiff Darlington Amadasu, MS, MD, MPH. reserves the right to act as lay witness pursuant to FRE 701 and holdings, *inter alia*, in *United States v. Valdez-Reyes*, 165 Fed.Appx.387, 392; 2006 U.S. App. LEXIS 1445 (6th Cir.2006); quotation & citation omitted)


Darlington Amadasu, MD, MPH
Plaintiff Pro Se
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(513) 884-5155

CERTIFICATE OF SERVICE

I certify that the foregoing was served on the following:

Deborah R. Lydon, Dinsmore & Shohl LLP, 1900 Chemed Center, 255 East Fifth Street, Cincinnati, OH 45202 by Fax 513-977-8141 and Karen A. Carroll, Kohnen & Patton LLP, 201 East Fifth St., Cincinnati, OH 45202 by Fax: 513-381-5823 on 9/8/06

Or by delivery to recipient

